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AEVOE CORP.

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

AEVOE CORP., a California corporation,

Plaintiff,

v.

I-BLASON LLC, a Georgia limited liability
corporation,

Defendant.

Case No. 2:15-cv-00149--RFB-CWH

~~[PROPOSED]~~
**CONSENT JUDGMENT AND
PERMANENT INJUNCTION**

In the settlement of this action, Plaintiff Aevoe Corp. (“Aevoe”) and Defendant i-Blason LLC (“Defendant”) have executed a Settlement Agreement (the “Agreement”).

Further to that Agreement, and good cause appearing therefore, IT IS HEREBY

1 STIPULATED by and between Aevoe and Defendant, that the Court enter the following
2 Consent Judgment:

3 1. That this Court has jurisdiction over Aevoe and Defendant and the subject matter
4 of this Litigation;

5 2. That Defendant manufactured, used, sold, imported, and/or offered for sale
6 products, including a touch-screen protector product called “i-BLASON Professional
7 Protection”;

8 3. That Aevoe owns United States Patent No. 8,044,942 (“the ’942 Patent”);

9 4. That Aevoe has standing to sue for infringement of the ’942 Patent;

10 5. That, subject to the terms of the Settlement Agreement between the parties,
11 Aevoe and Defendant, Defendant and its agents, servants, employees, confederates, attorneys,
12 and any persons acting in concert or participating with them, or having knowledge of this Order
13 by personal service or otherwise be, and hereby are, permanently ENJOINED as of the date
14 hereof and continuing until the expiration of the ’942 Patent, from infringing the ’942 Patent by
15 practicing, making, manufacturing, importing, offering for sale, and/or selling, any of the
16 following products:

- 17 • The products known as the i-Blason Professional Protection Bubble Free Screen
18 Protector, i-Blason Bubble Free Professional Screen Guard, i-Blason HD Clear
19 Bubble Free Screen Protector, and i-Blason No Bubble, No Trouble High
20 Definition Matrix Screen Protector, which includes the products shown at ECF
21 10 at 038, ECF 12 at 160 to 165, ECF 20 at Ex. F, and ECF 53 at Exs. A, B, F,
22 and G;
- 23 • i-Blason Bubble Free Professional protection and screen guard products;
- 24 • Products listed on the spreadsheet Defendant produced during discovery with the
25 Bates number I-BLASON 189;
- 26 • Any of the products identified above that are marketed, sold, or offered for sale
27 under a different name or packaging; and
- 28 • Any version or colorable imitation of the products identified above that are

1 marketed, sold, or offered for sale under the same or different name or packaging
2 or for different touch screen devices;

3 6. That each party shall bear its own costs and attorneys' fees;

4 7. That, subject to the terms of this Consent Judgment and the terms of the
5 Settlement Agreement between the parties, all claims asserted between the parties in this
6 litigation are dismissed WITH PREJUDICE; and

7 8. That this Court shall retain jurisdiction to enforce the terms of this Consent
8 Judgment, Injunction, and the confidential Settlement Agreement of the parties, the terms of
9 which are incorporated herein by reference, and to consider any dispute or action relating to or
10 arising from the Consent Judgment, Injunction, or confidential Settlement Agreement, by
11 motion, ex parte application, or otherwise.

12 **IT IS SO STIPULATED.**

13 **POLSINELLI, PC**

HILL, KERTSCHER & WHARTON

14 By: /s/ Gregory Novak

By: /s/ Douglas R. Kertscher

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24 *Attorneys for Plaintiff AEVOE CORP*

25 **IT IS SO ORDERED.** The Clerk is directed to close this case.

26
27 DATED: July 10, 2017



28 RICHARD F. BOULWARE, II
United States District Judge